

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF: JEFFREY A.	§	
LIVESAY	§	
SERIAL NO.: 09/801,016	§	EXAMINER: ELLA COLBERT
FILED: 6 MARCH 2001	§	ART UNIT: 3696
FOR: "Method and Process for Providing Relevant Data, Comparing Proposal Alternatives, and Reconciling Proposals, Invoices, and Purchase Orders with Actual Costs in a Workflow Process"	§	Confirmation No. 1305

RESPONSE

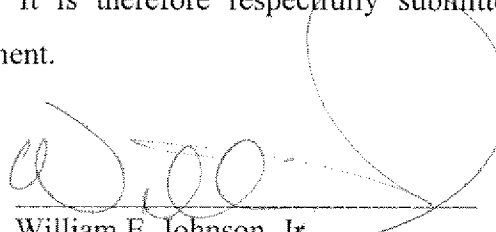
Commissioner for Patents
PO Box 1450
Alexandria, Virginia 22313-1450

Dear Sir:

Responsive to the Office Communication dated February 3, 2009, the issue of a restriction requirement now being due was settled on October 16, 2008, when claims 22-25, 34, 51, 54 and 64 were cancelled in a response filed by the undersigned Attorney for the Applicant.

The PAIR online system of the USPTO currently reflects the fact that the October 16, 2008 response was received by the USPTO. It is therefore respectfully submitted that there is no outstanding reason for a restriction requirement.

2/6/09
Date



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